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Attorneys for Defendants

## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

BOARD OF TRUSTEES OF THE PAINTERS | Case No.: 2:19-cv-00252-JAD-VCF AND FLOORCOVERERS JOINT COMMITTEE, et al.,

Plaintiffs,

v.

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OLYMPUS AND ASSOCIATES, INC. dba OLYMPUS PAINTING & SANDBLASTING, et al.,

Defendants.

AMENDED STIPULATION AND ORDER FOR EXTENSIONS OF TIME REGARDING BRIEFING SCHEDULES ON MOTIONS FOR SUMMARY **JUDGMENT** [First Request]

Pursuant to Federal Rule of Civil Procedure 56 and Local Rule IA 6-1 and LR 7-2, Defendants Olympus and Associates, Inc. dba Olympus Painting & Sandblasting, a Nevada corporation ("Olympus"), George Tsiopos ("G. Tsiopos"), Lazarus Tsiopos ("L. Tsiopos"), and Great American Insurance Company, an Ohio Corporation ("Great American") (collectively "Defendants"), and the Plaintiffs, the Board of Trustees of the Painters and Floorcoverers Joint Committee, et al. ("Plaintiffs" or "Trusts"), each acting by and through their undersigned counsel, hereby stipulate and agree as follows:

On June 15, 2020, Plaintiffs filed and served Plaintiffs' Motion for Summary 1. Judgment ("Plaintiffs' Motion") [ECF No. 30].

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2.	On June	15, 2020, Defe	endants filed ar	nd served D	efendants'	Motion fo	r Summary
Judgment i	for Failure to	Disclose Dam	ages Expert ("]	Defendants'	Motion")	[ECF No.	31].

- 3. The current deadline for Plaintiffs to file and serve a response to Defendants' Motion is July 6, 2020.
- 4. The current deadline for Defendants to file and serve a response to Plaintiffs' Motion is July 6, 2020.
- 5. The Parties have reached an agreement on deadlines for their respective responses and replies to Plaintiffs' Motion and Defendants' Motion.
- 6. This Stipulation and the Parties' request for an Order consistent with the deadlines set forth in this Stipulation are made in good faith and not for a dilatory reason or to cause undue delay.
- 7. The Parties respectfully request the extensions identified herein due to the voluminous nature of Plaintiffs' Motion and related exhibits as well as pre-existing unavoidable scheduling conflicts that hinder the Parties' ability to fully research, analyze, and address the issues identified in the moving papers absent such extensions.

NOW, THEREFORE, the Parties stipulate as hereinafter set forth and respectfully request that the Court enter an Order approving this Stipulation as follows:

- 1. Plaintiffs' response to Defendants' Motion shall be due on or before July 13, 2020.
- 2. Defendants' response to Plaintiffs' Motion shall be due on or before July 13, 2020.
- 3. Plaintiffs' reply to Defendants' response shall be due on or before August 14, 2020.

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1	4. Defendants' reply to Plaintiffs'	response shall be due on or before August 14,			
2	2020.				
3	CHRISTENSEN JAMES & MARTIN, CHTD.	MCDONALD CARANO, LLP			
4	Dated: July 6, 2020	Dated: July 6, 2020			
5	By: <u>/s/ Wesley J. Smith</u> Wesley J. Smith, Esq. (NSBN 11871)	By: /s/ Philip M. Mannelly Matthew C. Addison (NSBN 4201)			
6	Kevin B. Christensen, Esq. (NSBN 175) Kevin B. Archibald, Esq. (NSBN 13817)	Philip M. Mannelly (NSBN 14236) 100 W. Liberty St., 10th Fl.			
7	7440 W. Sahara Avenue Las Vegas, Nevada 89117	Reno, Nevada 89501 Phone: (775) 788-2000			
8	Phone: (702) 255-1718  wes@cjmlv.com	maddison@mcdonaldcarano.com ahosmerhenner@mcdonaldcarano.com			
9	kbc@cjmlv.com kba@cjmlv.com	pmannelly@mcdonaldcarano.com			
10	Attorneys for Plaintiffs	Attorneys for Defendants			
11	Thomeys for I tulliffs				
12	ORDER				
13	Based on the parties' Stipulation [ECF No. 34], and good cause appearing, IT IS HEREBY				
14	ORDERED that the briefing deadlines for the pending motions for summary judgment are				
15	established as identified in the parties' Stipulation and herein above.				
16		Man -			
17	TI S	S. District Judge Jennifer A. Dorsey			
18					
19	Dat	ted: 7/7/2020			
20					
21	Submitted By:				
22	McDONALD CARANO LLP				
23					
24	By: /s/ Philip M. Mannelly				
25	Matthew C. Addison (NSBN 4201) Philip M. Mannelly (NSBN 14236) 100 West Liberty Street, 10 <sup>th</sup> Floor				
26	100 West Liberty Street, 10 <sup>th</sup> Floor Reno, Nevada 89501				
27	Attorneys for Defendants				

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